

1906-010 Chancery Causes: E. B. Spurrier vs. W. H. Wax &c
Lee Co.

Runnels, Miles, Good, Gipsen

1 Plat

CA- Estate Dispute
T- Property

To the Hon. H. A. W. Skeen, Judge of the Circuit for Lee County, Virginia.

Humbly complianing your orator, E. B. Spurrier, would respectfully represent and show unto your honor, that one W. P. Miles a citizen of said county, departed this life intestate on or about the ____ day of _____, 18____/ seized and possessed of a small tract or parcel of land lying and being in the said county of Lee on Chestnut Ridge about three miles northwest of Jonesville, Virginia, and adjoining the lands of the plaintiff, Newton Wygal and others, and west of Sugar run road, containing twenty-eight acres, more or less, and is the same tract or parcel of land on which the said W. P. Miles resided at the time of his death, and was conveyed to him by Wm. Goins and others. The said W. P. Miles at the time of his death left no widow, but left as his heirs at law, Lizzie Miles, who afterwards married Joseph Runnels, Ollie Miles who married John Gipson, Melvina Miles who married Patton Good, John Miles, Sarah Miles, [✓]Joslyn Miles, to whom the said real estate descended. The said Lizzie Runnels after the death of her father departed this life intestate, leaving surviving her Joseph Runnels, her husband, and Maggie Miles her illegitimate daughter, and Mintie Runnels her daughter by the said Joseph Runnels, to whom her interest descended. The said Maggie Miles and Ollie Gipson and John Gipson her husband sold and conveyed their interest in said real estate to W. H. Wax, who now owns the same, and your orator purchased the interest of Melvina Good, and the same was conveyed to him by her and her husband, Patton Good. The said Wax thus becoming the owner of 1/6 and 1/2 of 1/6, and your orator the owner of 1/6 of the said real estate. The said Sarah Miles, John Miles and Joslyn Miles still own their interest, it being 1/6 each, and the said Mintie Runnels an infant still owns her interest, it being 1/2 of 1/6, and the said Joseph Runnels has an interest by the courtesy in his said wife's share. The said Mintie Runnels and Joslyn Miles are infants under the age of twenty one years.

Your orator further states that the said real estate, is

as he believes susceptible of partition among the parties entitled there-
to, but if this can not be done, then your orator desires that the same
be sold and the proceeds be divided among the adults and the infants
parties according to their respective rights, the shares of the infants
to be held as directed by the statute in such cases made and provided.
Should the property not be divisible in kind complainant believes and
her^e state that the interest of those who are entitled to the said real
estate or its proceed^s will be promoted by a sale of the whole of the
and in case of a partition in kind, that your orator's interest be laid
same, or by an allotment of part and sale of the residue. For as much,
therefore, as your orator is rem^ediless in the premises save by the
aid of the court of equity, he prays that the said W. H. Wax, Joseph
Runnels, Mintie Runnels, Sarah Miles, John Miles and Joslyn Miles,
be made parties defendants to this bill, and required to answer the
same, the said adults in their own proper person, and the said infants
by their guardian ad litem/ but not under oath, answer under oath being
expressly waived; that a proper guardian ad litem be appointed in this
cause for said infants who shall answer this bill for ^{me} the; that prop-
er process issue; that the said real estate be divided between the par-
ties entitled thereto, or else that it be sold and the proceed^s divided
in case ^{it is} indivisible in kind, and your orator ^{is} of the opinion and
alleges that on account of the smallness of the tract of land, and it
being poor in quality and not very valuable, that it would be to the
best interest of all parties concerned for the tract to be sold as a
whole, and the proceeds divided between the parties entitled thereto;
that ^{the above and} all such other, futher and general relief as in the premises may
be just and right may be granted, and your complainant will ever pray
&c.

Wm & Noel, Jr.

assigned to him adjoining his land.
off and
that the parties be deemed to pay the costs
of this suit in proportion to their interests
in said land, including attorneys fees
of \$20.00 to Dr. & Noel, Jr. in the case;

E. B. Spurrier
vs { Bill in chy.
W. H. Wax et al.

1906 1st April. Rules
Bill filed Spa.
executed & D. N.
2nd April Rules
D. N. confirmed,
Ans. G. A. R. filed &
Cause set. for hearing.
" May Decree Contd.
" Sept Decree Final.

Clerk \$ 9.94
Sty 20.00
S. H. 3.50
G. A. R. 8.00
Carr. &c 25.75
~~63.69~~
\$64.19.

W. H. Wax 3/2 = \$16.04 3/4
S. H. 10.70

S. H. 5.00
S. H. 5.00
S. H. 5.00

(over)

Conrad
Elliott - 7.00
S. H. 4.00
S. H. 1.00
S. H. 2.00
S. H. 2.00
S. H. 2.00
S. H. 2.00

\$5.60 from E. B. Spurrier
for Wax, June 28th
1907

In the Circuit Court for the County of Lee,
to-wit:

THE ANSWER OF Minnie Runnels Joslyn Miles -

infant under the age of twenty-one years, by M. G. Ely,
guardian *ad litem*, assigned to defend them in this suit, to a bill of complaint exhibited against
them and others in the Circuit Court for the County of
Lee, by C. B. Spurrier - and others.

The respondent, reserving to themselves the benefit of all just exceptions to the said bill, for
answer thereto, answering by said guardian *ad litem*, say that they are infants of
tender years, and by reason of such disability are incapable of understanding, or of
taking care of their rights and interests, They therefore commend the same
to the protection of the court, and prays that no decree may be pronounced which will tend
to their prejudice.

And having answered, the respondent pray to be hence dismissed with their
reasonable costs, in this behalf expended; and they will ever pray, &c.

M. G. Ely Guardian *ad litem*.

p. d.

County
OF
Lee } ss.

This day, M. G. Ely, whose name is signed to
the foregoing answer, personally appeared before me, H. C. I. Ewing Clerk -
and made oath that the statements made therein, so far as they depend upon his own knowl-
edge, are true, and so far as they depend upon knowledge derived from others he believes them
to be true.

Given under my hand, this 18th day of April - 1906.

H. C. I. Ewing, Clerk.

W. H. Wafers -

adv. }

ANSWER
OF
INFANT DEFENDANT.

E. B. Spurier -

Filed April 18, 1906.
J. H. Ewing,
Clk.

G. A. L. Fee \$5⁰⁰

E. B. Spurrier

Plaintiff.

vs.

In Chancery

W. H. Wax, et al,

Defendants.

This cause came on again to be heard upon the papers for -
merly read in the cause and report and plat of C. C. Elliott, ~~Clanary~~
~~Clanary~~ & ~~Mr R. Snodgrass~~, filed in the cause Sept. 6th,
1906, and was argued by counsel. On consideration thereof and thereibe-
ing no exceptions to said report, it is adjudged, ordered and decreed that
the said report and plat be and the same are hereby approved and confirmed.
And that Joslyn Miles take and hold in fee-simple free from the claim
of the other heirs of W. P. Miles, deceased, lot No. 1 of the tract of land
owned by said decedent at the time of his death according to the meets
and bounds set forth and shown by said report and plat of said commissioners,
containing 4 1/4 acres more or less; and that Sarah Miles take and hold
in like manner lot No. 2 according to the meets and bounds set forth in
said report, containing 4 1/4 acres, more or less; that John Miles
take and hold in like manner lot. 3 according to the meets and bounds set
forth in the ^{said} report and plat containing 4 1/4 acres, more or less; that
Mintie Runnels take and hold in like manner lot No. 4 according to the
meets and bounds set forth in said report and plat, containing 2 1/8
acres, more or less; that W. H. Wax take and hold in like manner lot No.
5 according to the meets and bounds as set forth in said report and plat
containing 6 3/8 acres, more or less; and that the plaintiff E. B. Spurrier
take and hold in like manner lot. no. 6 according to the meets and bounds
as set forth in said report and plat, containing 5 acres more or less.

And it is further adjudged, ordered and decreed, that the said
parties to whom the said real estate was assigned pay the cost of this
suit according to their respective interest in said real estate; that is,
that the plaintiff pay one-sixth thereof; Joslyn Miles one-sixth thereof;
Sarah Miles one-sixth thereof; John Miles one-sixth thereof, Mintie

Runnels one-half of one-sixth thereof, and that W. H. Wax pay three twelfths thereof. Said cost to be taxed by the clerk of this court, in which shall be included a fee of \$20.00 to Orr & Noel attorneys in the cause. And it is further ordered that the clerk of this court record in the proper deed book in his office ^{the decree appointing said Commissioners,} the said plat and report and this decree. And nothing further remaining to be done in this cause the same is ordered to be stricken from the docket.

Virginia, Lee County, to wit:

In the Clerk's office of Lee County
on this the 16th day of November, 1906
The foregoing decree, Commissioners'
report and plat were presented, and
admitted to record.

Teste: H. C. J. Ewing, Clerk.

E. B. Spurrer
vs. } Decree
H. H. Wax et al.

Entered in C.C.B.
8, Page 193 vs-

Recorded in Dec
Book 46, page 77
Examined Nov. 20, 1906
Indexed.

Enter this decree
J. A. US S. M.
Sept 19 1906.

Virginia,

At a Circuit Court begun and held for Lee County, at the Court-house thereof, on Monday, the 21st day of May, 1906.

E. B. Spurrier,

Plaintiff.

vs.) In Chancery

W. H. Wax, et al,

Defendants.

This cause came on to be heard upon the bill of the plaintiff, the process duly executed on the adult defendants, the answer of Minnie Runnels and Joslyn Miles, infants, by M. G. Ely, their Guardian ad litem, and replication thereto, the cause regularly matured at rules, and set for hearing by the plaintiff, and was argued by counsel.

on consideration thereof, it is adjudged, ordered and decreed that Elkanah Flanary, W. R. Snodgrass and C. C. Elliott, who are appointed Commissioners for the purpose, do go upon the tract of land in the bill mentioned, and ascertain and report whether or not the same can be conveniently partitioned among the parties entitled there-to, or should it be sold and the proceeds of said sale divided among the said parties according to their interests therein. And any other matter deemed pertinent by them to enable the Court to determine whether or not the said land should be sold or partitioned, or partitioned in part, and a portion of same sold. Said Commissioners before acting will give reasonable notice of the time of their meeting to the parties interested, and should they be of opinion that the said tract of land can be conveniently partitioned, or partitioned in part, will accordingly partition the same, giving to each party his or her due share, having due regard to quantity, quality, ways, water &c., and report fully to the next term of the Court, and the cause is continued.

A copy,

Teste: H. S. Ewing, Clerk

E. B. Sparrier
vs. J. Deere
H. H. Wray et al

^{Copy}
For officer's return

Excited by delivering
a true copy of the writ
in case to Eleanor Fleming,
C. C. Elliott and
W. R. Snodgrass
this the 23 day of
June 1906

C. E. Deering W. S.

For P. M. Ball & Co.

E. B. Spurrier,

Plaintiff.

vs.

In Chancery.

W. H. Wax, et al,

Defendants.

This cause come on to be heard upon the bill of the plaintiff, the process duly executed on the adult defendants, the answer of Minnie Runnels, and Joslyn Miles, infants by M. G. Ely, their Guardian Ad Litem, and replications thereto, the cause regularly matured at rules, and set for hearing by the plaintiff, and was argued by counsel.

On consideration thereof, it is adjudged, ordered and decreed that Edmund Shaver, W. R. Smalgrass, and C. C. Elliott who are appointed commissioners for the purpose, do go upon the tract of land in the bill mentioned, and ascertain and report whether or not the same ^{can} ~~could~~ be conveniently partitioned among the parties entitled thereto, or should be sold and the proceeds of said sale divided among the said parties according to their interests therein. And any other matter deemed pertinent by them to enable the court to determine whether or not the said land should be sold or partitioned, or partitioned in part, and a portion of same sold. Said commissioners before acting will give reasonable notice of the time of their meeting to the parties interested, and should they be of opinion that the said tract of land can be conveniently partitioned, ^{or partitioned in part} they ^{accordingly} will partition the same, giving to each party his or her due share, having due regard to quantity, quality, ways, water &c. and report fully to the next term of the court. And the cause is continued.

E. B. Spurrer
vs { Decree to,
W. D. Wax et al.

Entered in C.O.B.
#8, page 150 ve.

Recorded in Deed
Book, 45, page 12 ve
Examined Nov. 20, 1906
Indexed.

Enter this Decree.
H. A. W. S. C. C.
May 21 1906.

E. B. Spurrier,

Plaintiff.

vs.

In Chancery

W. H. Wax/ et al.,

Defendants.

The undersigned Commissioners in this cause, by decree entered therein on the 21st day of May, 1906, to make ~~the~~ inquiry as to whether or not the land in the bill mentioned could be conveniently partitioned among the parties entitled thereto, or should be sold and the proceeds of the sale divided among the parties according to their interests therein, ~~and it was~~ ascertained that the same could be conveniently partitioned among the parties entitled thereto, and we partitioned the same giving to each party his or her due share, having due regard for quantity, quality, ways, Water &c., and respectfully report that pursuant to said decree, we went upon the tract of land in the bill mentioned on June 27th, 1906, it being the land owned by W. P. Miles at the time of his death. We first surveyed the tract of land and ascertained its meets and bounds to be as follows: Beginning at a stake near a house of N. Wygal on what is claimed as his land and shown on the plat as figure 1; thence, N. 69 1/2 E. 33 poles crossing the Ridge Road to a stake at Figure 2 on said plat, corner of the John Good lot, and with the same S. 21 3/4 E. 10 1/2 poles to a stake at 3; thence, N. 67 1/2 E. 16 poles to a stake at 4; thence N. 20 1/2 W. 10 poles to a stake at 5; thence N. 69 1/2 E. 11 poles to a cedar at 6, north of the grave yard; thence S. 26 E. 7 poles and five links, to a stone at 7 in the grave yard; thence N. 67 1/4 E. 27 1/2 poles to a stake at 8 on the bank of the Camp Ground road; thence, along the said road S. 38 1/4 E. 29 1/2 poles to a stake at 9 at the junction of the said road and the ridge road; thence, along the ridge road S. 56 1/2 W. 25 poles to a stake, Fleenor's corner at 10; thence, S. 32 1/2 E. 42 poles to a stake in Yeary's line at 11, and with said line S. 87 W. 40 poles to some sourwoods on a rise at 12; thence S. 4 E. 8 poles and six links to

a stake at 13 in the original Thompson line, thence with said line S. 89 W. 25 poles to a stake at 14; thence, with another line of the said Thompson land N. 31 W. 66 poles to the beginning.

After surveying and viewing the said tract of land ~~said~~ *your* commissioners were of the opinion that the same could be conveniently partitioned among the parties thereto, and according^{ly} they partitioned the same assigning to each party in interest his or her perspective share in said tract of land, as follows:

FIRST. We laid off and assigned to Joslyn Miles one of the heirs of W. P. Miles, deceased his share of the said tract of land as shown on the plat as lot No. 1, which is bounded as follows, to wit:- Beginning at a stake near N. Wygal's house the beginning corner of the tract at No. 11 on the plat; thence N. 69 1/2 E. 10 1/4 poles to a stake at B and on said plat on the south side of the ridge road; thence/ S 31 E. 65 poles to a stake in the south line of the tract, thence/ S. 89 W. 11 3/4 poles to a stake at 14 in the old Thompson corner; thence/ N. 31 W. 66 poles to the beginning, containing 4 1/4 acres, more or less.

SECOND: We laid off and assigned to Sarah Miles, lot No. 2 on said plat, and which is bounded and described as follows, to wit: Beginning at a stake in the Thompson line, corner to lot No. 1, at A; thence, with a line in lot No. 1 N. 31 W. 65 poles to a stake on the south side of the ridge road at B, also corner to lot No. 1; thence, along the south side of said road 14 1/2 poles to a stake, at C. thence, S. 31 E. 61 poles to a stake at D. thence S. 89 W. 11 3/4 poles to the beginning, containing 4 1/4 acres.

THIRD: We then laid off and assigned to John Miles lot No. 3 which is bounded as follows, to wit: Beginning at a stake at D a corner to lot No. 2, and with a line of the same, N. 31 W. 61 poles to a stake at C. another corner of lot No. 2; thence leaving lot No. 2 and with the said ridge road, and on the south side thereof, 21 1/2 poles to a stake at F; thence S. 31 E. 46 poles to a stake at E; thence S. 87 W. 8 1/2 poles to some sourwoods on a rise at 12

thence, S. 4 E. 8 poles and six links to a stake on the old Thompson line; thence, S. 89 W. 2 poles to the beginning, containing $4 \frac{1}{4}$ acres more or less.

Fourth, We laid off and assigned lot No. 4 on said plat to Mintie Runnels, and which is bounded as follows, to-wit: Beginning at a stake at E corner to lot No. 3; thence with a line of the same, N. 31 W. 46 poles to a stake at F. in the center of the ridge road, and a corner to lot No. 3, thence along with the said road on the south side thereof, $6 \frac{3}{4}$ poles to a stake at G. in said road; thence leaving the said road S. 31 E. 49 poles to a stake at H, on the Yeary line; thence, S. 87 W with said line $7 \frac{1}{4}$ poles to the beginning, containing $2 \frac{1}{8}$ acres, more or less.

Fifth, we have laid off and assigned to W. H. Wax lot No. 5 on said plat, which is bounded as follows, to-wit: Beginning at a stake at H. o n said plat, a corner to lot. no. 4 and with a line of the same N. 31 W. 49 poles to a stake at G. in the center of the said ridge road; thence with said road on the south side thereof $25 \frac{3}{4}$ poles to a stake in the same at 10, Fleenor's corner; thence with the said S. 32 E 42 poles to a stake, corner of said Fleenor's and on the Yeary line; thence, with the Yeary line S. 87 W. $23 \frac{3}{4}$ poles to the beginning, containing $6 \frac{3}{8}$ acres, more or less.

Sixth, we then laid off and assigned to E. B. Spurier lot. No. 6 on said plat, and which is bounded as follows, to-wit, Beginning on a stake at the junction of the campground and ridge roads, and at figure 9 on said plat; thence, S. $56 \frac{1}{2}$ W. 25 poles to a stake at 10/ Fleenor's corner, thence with the said ridge road, N. 59 w. 9 poles to a stake in said road N. $69 \frac{1}{2}$ W. $7 \frac{3}{4}$ poles to a stake, thence S. $69 \frac{1}{2}$ W. $26 \frac{3}{4}$ poles to a stake, thence N. 53 W. 10 poles to a stake, thence, N. 71 E. 12 poles to a stake, thence S. $80 \frac{3}{4}$ W $11 \frac{1}{2}$ poles to a stake in the road on the original line crossing the same; thence N. $69 \frac{1}{2}$ E. 27 poles, with the original line to a stake at 2 corner

of the Good lot; thence, S. 21 $\frac{3}{4}$ E. 10 $\frac{1}{2}$ poles to a stake at 3 said corner of said Good lot; thence, N. 67 $\frac{1}{2}$ E. 16 poles to a stake at 4 another corner of Good lot; thence N. 20 $\frac{1}{2}$ W. 10 poles to a stake at 5 another corner of Good lot and in the original line; thence, with said line N. 69 $\frac{1}{2}$ E. 11 poles to a cedar north of the grave yard at 6; thence, S. 26 E. 7 poles and five links to a stone in the grave yard at 17; thence N. 67 $\frac{1}{4}$ E. 27 poles to a stake in the campground road at 8; thence, with said road S. 38 $\frac{1}{4}$ E. 20 $\frac{1}{2}$ poles to the beginning, containing five acres, more or less.

Thus we have partitioned the said tract or parcel of land in the manner directed to the best of our ability. A plat of the said partition is herewith filed as part of this report, marked "Plat".

Respectfully submitted.

Aug. 8th, 1906.

G. L. Elliott
Edmund Henry Comrs.
W. R. Suedgrass

Casts- Elliott \$ 7.00
 Henry. 4.00
 Suedgrass. 4.00
 E. B. Spurrier Flag-
 -man & Board 4.75-
 P. H. Miles, Chairman. 2.00
 John Miles " 2.00
 Asger Miles Bushman. 2.00
 \$ 28.75-

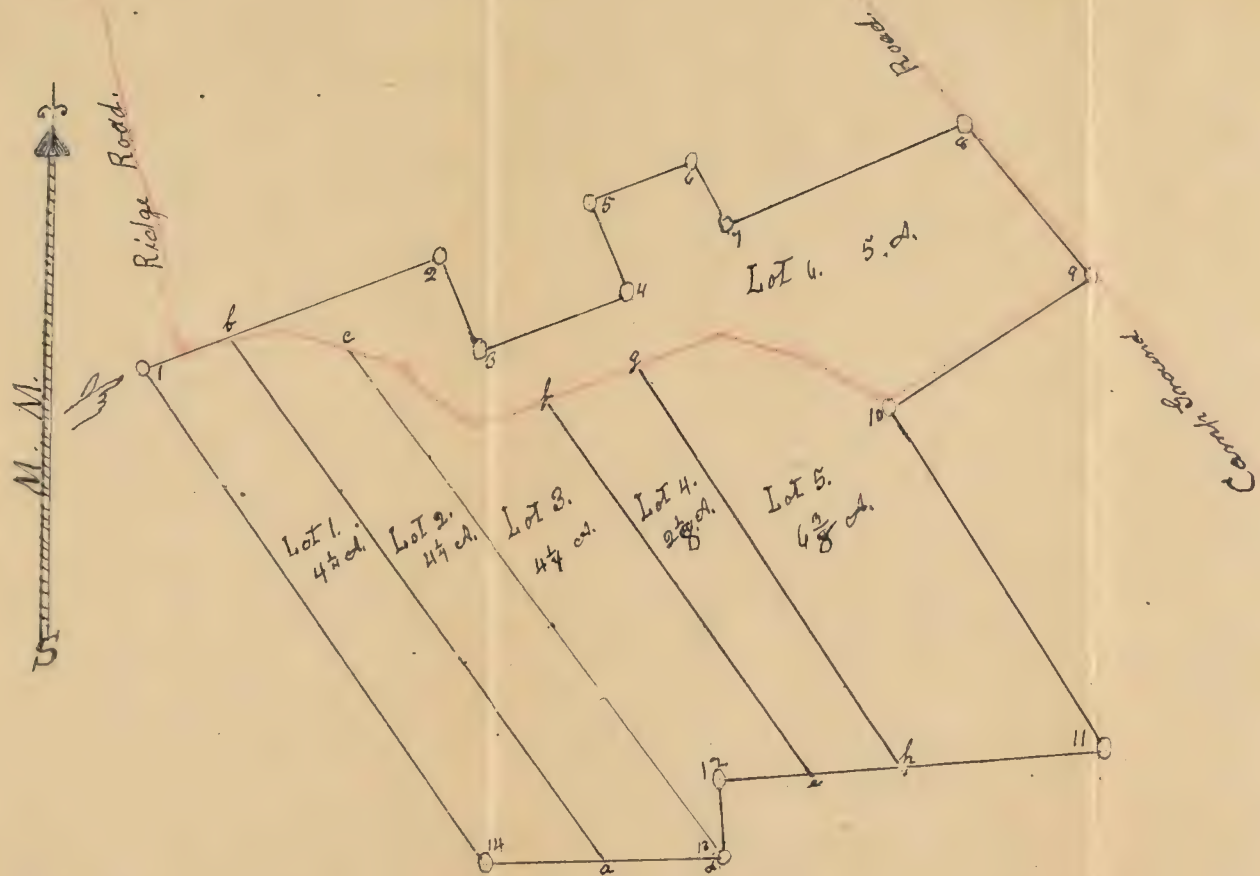
E. B. Spurrier
vs. Courier Report.
H. H. Wray, et al.

Filed Sept. 7th 1906.

H. T. Ewing,
Clerk.

Recorded in Dead
Book 4th page 74th
Examined Nov 20, 1906
Indorsed.

Ellioth	\$7.00
Flanery	4.00
Snodgrass	4.00
Spurrier	4.75
Rub. Mules	2.00
John Mules	2.00
Joslyn Mules	2.00
Total.	\$25.75-



Plat

May 1905.

S .. 7 14 21 28
M 1 8 15 22 29
T 2 9 16 23 30
W 3 10 17 24 31
T 4 11 18 25 ..
F 5 12 19 26 ..
S 6 13 20 27 ..

MEMORANDA.

DR. PIERCE'S PLEASANT

PELLETS CURE CON-
STIPATION.

June 1905.

S .. 4 11 18 25
M .. 5 12 19 26
T .. 6 13 20 27
W .. 7 14 21 28
T 1 8 15 22 29
F 2 9 16 23 30
S 3 10 17 24 ..

Oct 25 1906

Mr & W Coor please
Credit Joslyn Miles
with 80 cts that
he has paid me

also credit John
Miles for 80 cts he
has paid me

W R Lindgrass

DR. PIERCE'S *Purifying and Strengthening Lotion Tablets*

In a pint of hot water and use this solution as a final injection.

The cleansing antiseptic and tonic effects of this lotion are particularly beneficial and curative in obstinate and long standing cases. In prolapsus, or falling of the womb, do not fail to use this valuable aid to the treatment. If your dealer does not have DR. PIERCE'S LOTION TABLETS, mail 25 cents in one-cent stamps to World's Dispensary Medical Association, Buffalo, N. Y., and you will receive them by return post.

IF ULCERATION IS SUSPECTED, from the persistency of the discharge, the use of the "Favorite Prescription" and the "Purifying and Strengthening Lotion Tablets" solution, apply one of

DR. PIERCE'S *Antiseptic and Healing Suppositories,*

Pressing the suppository well up against the mouth of the womb, first having cleansed the parts thoroughly with hot water and soap.

This application should be repeated every third night. The use of the Lotion Tablet solution may be omitted on nights when Suppositories are applied.

The "Antiseptic and Healing Suppositories" can do no harm in any case. They are a very efficient part of the treatment in all cases of ulceration about the mouth or neck of the womb. They are also a very useful part of the treatment in all cases of prolapsus or falling of the womb. They aid in toning up and strengthening the supports of the womb.

If your druggist or general store-keeper does not have them in stock, send 25 cents in one-cent stamps to World's Dispensary Medical Association, Buffalo, N. Y., and receive them by return post. Be careful to write VERY PLAINLY, your full name, post-office, County and State.

AS A REGULATOR OF THE "MONTHLY COURSES," and promoter of functional action at that critical period of change from girlhood to womanhood, "Favorite Prescription" is a perfectly safe remedial agent and can produce only good results. It is equally efficacious and valuable in its effects when taken for those disorders and derangements incident to that later and most critical period, known as "The Change of Life."

"**FAVORITE PRESCRIPTION,**" when taken in connection with the use of Dr. Pierce's Golden Medical Discovery, and small laxative doses of Dr. Pierce's Pleasant Pellets, cures Liver, Kidney and Bladder diseases. Their combined use also removes blood-taints and abolishes scrofulous humors from the system.

DR. PIERCE'S PLEASANT PELLETS should be used in connection with "Favorite Prescription" or "Golden Medical Discovery," whenever a laxative is required. The ingredients of other pills are liable to antagonize these medicines and so retard a cure.

OCT 25th 1906

Mrs J. W. Orr Esq

You will please credit
Mr John Miles for the
sum of \$2.00 he has paid
me for the above sum
Mrs J P Miles

Cash in Shumner vs. Max & others.

	6	7.44	
	1	20.00	
	3	3.53	
	4	5.76	
		25.76	
	6	63.57	
		10.00	
By C. B. Shumner, 475-			
By John & John, 21.23			
By Orr, 5.00			
" " 4.25			
" orders from Snuggles	1.60		
" " 2.50			
Due John, 2.50			
" " 2.50			
By John, 4.58			
Max's part is			

Shumner	to cash pt. self.	4.75-	\$	5.00
Sarah	"	cash 5.00		5.00
John & John	"		\$	21.23-
to Shumner, 5.00				
John, 4.25				
Snuggles, 1.60				
" " 2.50				
John, 2.50				
John, 2.50				
John, 4.58				
	\$	21.23	cash	73.63
Monter & Duncells by Sat.				1.00

Orr, staying at the fee	3.00		
By Orr, 25.00			
	5.00		

Orr collected, Cash from Shumner		\$	6.00
Sarah 5.00			10.00
John 4.25			9.25
John 4.58			4.38
to L. A. L. - 5.00			5.00
John 2.00			35.23
Snuggles had his	2.40		
fee	7.00		
L. C. Elliott fee			

1907. Sept 4
Oct 7

Johnson
vs. [unclear] Carter
[unclear] et al.

Wish [unclear] & [unclear]
[unclear] 300 [unclear]

Mr R Snodgrass
Sept. 2. 40

\$2.40

Received of James W Orr. atty. Two
dollars & forty cents the balance of my
fee as counsel in the division of the
Patterson Miles land. in suit of E. B.
Shurrier vs H. D. Wray et al.
Sept 4th 1904.

W R Snodgrass

The Commonwealth of Virginia,

To the Sheriff of the County of Lee, Greeting:

WE COMMAND YOU, That you summon

*W. P. Wax, Joseph Runnels,
Minnie Runnels, Sarah Miles, John Miles
and Joslyn Miles*

to appear at the Clerk's office of the Circuit Court of the County of Lee, at rules to be held for the said court, on
the ^{1st} Monday in *April*, 190*6*, to answer a bill in chancery exhibited against *them*
by E. B. Spurrier.

And have then there this writ. Witness, H. C. T. EWING, Clerk of our said Court, at the court-house, the *28th*
day of *March*, 190*6*, and 1 *30th* year of the Commonwealth.

A Copy, Teste:

H. C. T. Ewing, Clerk.

_____, Clerk.

E. B. Spurrer

VS

SUBPENA
IN
CHANCERY.

W. L. Max, et al.

Ordn. No. 101 p. 9

To

1st April

Rules.

Lee Circuit

Court.

Executed By Delivering
a true copy of the within
sp to John Miles
Joslyn Miles Joseph
Hunnels and Sarah Miles

Ed Perry D

For P. M. Bull D C

The Commonwealth of Virginia,

To the Sheriff of the County of Lee, Greeting:

WE COMMAND YOU, That you summon *W. H. Wax, Joseph Runnels,*
Minnie Runnels, Sarah Miles, John Miles
and Joslyn Miles.

to appear at the Clerk's office of the Circuit Court of the County of Lee, at rules to be held for the said court, on
the *1st* Monday in *April*, 190*6*, to answer a bill in chancery exhibited against *them*
by E. B. Spurrier

And have then there this writ. Witness, H. C. T. EWING, Clerk of our said Court, at the court-house, the *28th*
day of *March*, 190*6*, and 1 *30th* year of the Commonwealth.

A Copy, Teste:

H. C. T. Ewing, Clerk.

_____, Clerk.

The said H. H. Wax not being found at his usual place of abode, I executed the within summons on the 30th day of March, 1906, by delivering a copy of the within summons to Nathan Husley at the place of abode of said H. H. Wax, he then there being a member of said Wax's family, and over sixteen years old; and also explaining to said Husley the purport of said summons.

Edw. P. M. Ball
S. C. P.

E. B. Spurrer

SUBPOENA
IN
CHANCERY.

VS

Wm. H. Wax, et al.

Ans. Noel p. q

Rules

Court

To 1st April

See Exhibit

Stapleton 50 cts

Executed
March 30
1906
E. B. Spurrer